Response to Non-Compliant Amendment mailed 07/06/2009 Date of Supplemental Amendment 07/24/2009

## REMARKS

This amendment is filed in response to the Notice of Non-Compliant Amendment mailed 07/06/2009.

A (Second) Notice of Non-Compliant Amendment was mailed on 07/06/2009 that indicated that with reference to "Amendments to the specification", the "Amended paragraph(s) do not include markings". Applicant had earlier received a (First) Notice of Non-Compliant Amendment mailed on 04/15/2009 indicating that that Applicant's Amendment filed on 05 February 2009 with a Request for Continued Examination (RCE) had a non-compliant claim section relative to the status of Claim 25 and whether amendment was intended or not intended. The (First) Notice of Non-Compliant Amendment did not identify any non-compliance relative to amendments to the specification.

As indicated in the Notice of Non-Compliant Amendment, because only Box 1 is checked, and the correction required is only the corrected section of the non-compliant amendment, only the Amendments to the Specification section is submitted here. This Amendment is submitted to correct the non-compliance of the Specification only and as the earlier Amended Claims section, Remarks, and other portions of the earlier filed response was apparently in compliance, only the Amended Specifications portions is submitted herewith. Furthermore, as there have been several submissions of Amendments to the Specification, some apparently entered, and some apparently not entered due to non-entry of an Amendment or non-entry because of a non-compliant amendment issue, the amendments presented here are made with reference to the application specification as filed. In the event that some portions of earlier amendments to the specification have been entered in part, Applicant trusts that any discrepancies can be resolved in a telephone conference with the examiner.

Date of Supplemental Amendment 07/24/2009

## CONCLUSION

In view of the above amendment, applicant believes the pending application is in condition for allowance.

Applicant believes no fee is due with this response other than those which have already been paid. However, if a fee is due, including any fees due as a result of any required Petition for Extension of Time to maintain the application in pending status or for added claims, or otherwise, please charge our Deposit Account No. 50-2207, under Order No. 61130-8110.US01 from which the undersigned is authorized to draw.

Dated: 24JULY 2009

Respectfully submitted,

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Docket No.: 61130-8110.US01

Customer No.: 22918

## Certificate of Transmission

I hereby certify that this paper is being deposited via the United States Patent and Trademark Office, Electronic Filing Systems (EFS), addressed to the attention of: MS Amendment, Commissioner for Patents,

P.O. Box 1450, Alexandria, VA 22313-1450.

Carrie Carrell